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1 2 3 4 5 6	BRIAN L. JOHNSRUD, State Bar No. 184474 MORGAN, LEWIS & BOCKIUS LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, CA 94306-2212 Tel: 650.843.4000 Fax: 650.843.4001 E-mail: bjohnsrud@morganlewis.com M. MICHAEL COLE, State Bar No. 235538 MORGAN, LEWIS & BOCKIUS LLP One Market, Spear Street Tower	
8	San Francisco CA 94105-1126 Tel: 415.442.1000 Fax: 415.442.1001 E-mail: mcole@morganlewis.com	
10		
11	Attorneys for Defendants DEUTSCHE ASSET MANAGEMENT,	
12	DEUTSCHE BANK AG, DEUTSCHE INVESTMENT MANAGEMENT AMERICAS, I	NC.
13	SCUDDER DISTRIBUTORS, INC.	
14	UNITED STATES DISTRICT COURT	
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION	
16		
17	LAWRENCE ROMANECK,	Case No. C 05 02473 THE
18	Plaintiff,	STIPULATION AND ORDER CONTINUING MOTION TO COMPEL
19	V.	PLAINTIFF TO SUBMIT TO A MEDICAL AND PHYSICAL
20	DEUTSCHE ASSET MANAGEMENT, a Delaware corporation, DEUTSCHE BANK	EXAMINATION
21	AG, a New York corporation, DEUTSCHE INVESTMENT MANAGEMENT	[TO BE HEARD BY MAGISTRATE JUDGE JAMES CARSON]
22	AMERICAS, INC., a corporation, SCUDDER DISTRIBUTORS, INC. a corporation,	
23	INDIVIDUAL DOES I-XV and CORPORATE DOES XVI – XXV, inclusive	
24	Defendants.	
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28 EWIS & LLP	1-PA/3587141.1 STIPULATION AND ORDER CONTINUING MC	Case No. C05-02473 TEH OTION TO COMPEL PLAINTIFF TO SUBMIT

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STIPULATION AND ORDER CONTINUING MOTION TO COMPEL PLAINTIFF TO SUBMIT TO A MENTAL AND PHYSICAL EXAMINATION

1	1 IT IS HEREBY STIPULATED between the parties, through their respective counsel of		
2	record, and subject to the approval of this Court, that:		
3	WHEREAS, this Court set Defendant's motion to compel Plaintiff to submit to a medical		
4	and physical examination for hearing on Wednesday, May 24, 2006, at 9:30 a.m. in Dept. F of		
5	the United States District Court, Northern Division; and		
6	WHEREAS, the parties' counsel will be unavailable for said appearance due to		
7	depositions scheduled in New York in this matter on said date; and		
8	GOOD CAUSE EXISTS to continue the motion so that the parties' counsel may appear		
9	at said motion; and		
10	THEREFORE, the parties stipulate that the motion to compel Plaintiff to submit to a		
. 11	medical and physical examination should be continued to Wednesday, May 31, 2006, at 9:30		
12	a.m. in Dept. F.		
13	1500	MODO ANY A DIVING A DOMESTIC AND CO	
14	Dated: May (), 2006	MORGAN, LEWIS & BOOKIUS LLD	
15		Ву	
16		Brian L. Johnsrud Attorneys for Defendants	
17		Deutsche Asset Management, Deutsche Bank AG, Deutsche Investment Management	
18	Dated: May 4, 2006	Americas, Inc., and Scudder Distributors, Inc.	
19	Dated: May <u>1</u> , 2006	THE ARMSTRONG LAW FIRM	
20		Ву	
21	·	Kelly H. Amustrong Attorney for Plaintiff Lawrence Romaneck	
22	D. 1. V. 1 2000	THE BRADY LAW GROUP	
23	Dated: May / S., 2006	THE BRAD! LAW GROUP	
24		By I Park	
25		Steven I. Brady Attorney for Plaintiff Lawrence Romaneck	
26	·	Lawrence Romaneck	
27			
28 MORGAN, LEWIS & BOCKIUS LLP ATTORIETS AT LAW FALO ALYO	1-PA/3587141.1 STIPULATION AND ORDER CONTINUING TO A MENTAL, AND PI	Case No. C05-02473 TEH MOTION TO COMPEL PLAINTIFF TO SUBMIT HYSICAL EXAMINATION	

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2	ORDER	
3	The Court, having considered the Stipulation of Plaintiff and Defendant, approves said	
4	Stipulation per the terms contained therein.	
5	ST. ST.	
6	IT IS SO ORDERED.	
7	May 30, 2006 May 30, 2006	
8	Dated:	
9	MAGISTRATE JUST ALES DISTRICT COLUMN Judge James Larson	
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11	PRINT DISTRICT OF CE	
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